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TO: USPTO

LOCATION: Alexandria, VA

FAX NO.: 703-746-9195

DATE: April 15, 2004

RE: 10/698,398

Total number of pages including cover sheet: 8

If you did not receive all pages sent or if pages are unreadable, please call: 301-527-1531.

IN THE UNITED STATES PATENT & TRADEMARK OFFICE

IN RE;

APPLICATION OF: Graham SWIFT et al.

SERIAL NO: 10/698,398

CONFIRMATION NO.: 2733

FILED: 11/03/2003

EXAMINER:

GROUP ART UNIT: 1711 DOCKET No.: 103-007-CIP

ATTENTION:

Office of Initial Patent Examination

Filing Receipt Corrections
Facsimile No.: 703-746-9195

FOR: Synthesis of polysuccinimide and copoly(succinimide-aspartate) in a supercritical

fluid

SECOND REQUEST FOR CORRECTED OFFICIAL FILING RECEIPT

COMMISSIONER FOR PATENTS PO BOX 1450 Alexandria, VA 22313-1450

SIR:

The Patent Office is requested to provide a corrected Official Filling Receipt for the attached. If you have any questions please do not hesitate to contact us.

Please note that the filing receipt incorrectly records the benefit claim to priority in the present application, accordingly, this request is to correct errors in Official Filing Receipt made by the Office concerning the benefit claim to priority of the Application, not to correct the benefit claim to priority in the application as it seems to be implied in the Response to Request for Corrected Filing Receipt (copy attached). The correct priority is disclosed in the first paragraph of the application (copy attached). Thus, the first sentence of the specification of the present application clearly states:

This application is a Continuation-In-Part of Applications Ser. No. 10/307,349 and 10/307,387, both filed December 2, 2002, which are a Continuation and Continuation-In-Part, respectively, of Application Ser. No. 09/776,897, filed February 6, 2001, now US Patent No. 6,495,658, issued December 17, 2002, all three of which are incorporated herein by reference in their entirety. (bold emphasis added).

The Official filing receipt incorrectly states that 10/307,349 is a CIP of 09/776,897, instead of Continuation. Accordingly, a corrected Filing Receipt is respectfully requested.

Customer No.: 28727

Respectfully submitted,

Stamatios Mylonakis, Ph.D. Registration No. 42,921



10/698.398

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE d States Patient and Tradermark Office CMMISSIONER FOR PATENTS FO 00: 1450 Avander, Viggins 2233-1450

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CONFIRMATION NO. 2733

28727 STAMATIOS MYLONAKIS 7009 CASHELL MANOR COURT DERWOOD, MD 20855-1201

FILING RECEIPT CC000000011805564*

Date Mailed: 02/03/2004

Receipt is acknowledged of this regular Patent Application. It will be considered in its order and you will be notified as to the results of the examination. Be sure to provide the U.S. APPLICATION NUMBER, FILING DATE, NAME OF APPLICANT, and TITLE OF INVENTION when inquiring about this application. Fees transmitted by check or draft are subject to collection. Please verify the accuracy of the data presented on this receipt. If an error is noted on this Filing Receipt, please write to the Office of Initial Patent Examination's Filing Receipt Corrections, facsimile number 703-746-9195. Please provide a copy of this Filing Receipt with the changes noted thereon. If you received a "Notice to File Missing Parts" for this application, please submit any corrections to this Filing Receipt with your reply to the Notice. When the USPTO processes the reply to the Notice, the USPTO will generate another Filing Receipt incorporating the requested corrections (if appropriate).

Applicant(s)

Graham Swift, Chapel Hill, NC; Kenneth Michael Doll, Peoria, IL; Randal Lee Shogren, Chillicothe, IL; Ronald Alan Holser, Manito, IL: Julious L. Willett, Morton, IL;

Domestic Priority data as claimed by applicant

This application is a CIP of 10/307 349 12/02/2002 PAT 6.686.440 and is a CIP of 10/307,387 12/02/2002 PAT 6,686,441 which is a CIP of 09/776,897-02/06/2001 PAT 6.495.658

PLEASE NOTE THAT THE DOMESTIC PRIORITY DATA IS INCORRECT, IT SHOULD READ AS FOLLOWS:

This application is a CIP of 10/307,349 12/02/2002 PAT 6,686,440 and is a CIP of 10/307,387 12/02/2002 PAT 6,686,441 and said 10/307,349 12/02/2002 is a CON of 09/776,897 02/06/2001 PAT 6,495,658 and said 10/307,387 12/02/202 is a CIP of 09/776,897 02/06/2001 PAT 6,495,658

Early Publication Request: No ·

Title

Synthesis of polysuccinimide and copoly(succinimide-aspartate) in a supercritical fluid

Preliminary Class

528

LICENSE FOR FOREIGN FILING UNDER Title 35, United States Code, Section 184 Title 37, Code of Federal Regulations, 5.11 & 5.15

GRANTED

The applicant has been granted a license under 35 U.S.C. 184, if the phrase "IF REQUIRED, FOREIGN FILING LICENSE GRANTED" followed by a date appears on this form. Such licenses are issued in all applications where the conditions for issuance of a license have been met, regardless of whether or not a license may be required as set forth in 37 CFR 5.15. The scope and limitations of this license are set forth in 37 CFR 5.15(a) unless an earlier license has been issued under 37 CFR 5.15(b). The license is subject to revocation upon written notification. The date indicated is the effective date of the license, unless an earlier license of similar scope has been granted under 37 CFR 5.13 or 5.14.

This license is to be retained by the licensee and may be used at any time on or after the effective date thereof unless it is revoked. This license is automatically transferred to any related applications(s) filed under 37 CFR 1.53(d). This license is not retroactive.

The grant of a license does not in any way lessen the responsibility of a licensee for the security of the subject matter as imposed by any Government contract or the provisions of existing laws relating to espionage and the national security or the export of technical data. Licensees should apprise themselves of current regulations especially with respect to certain countries, of other agencies, particularly the Office of Defense Trade Controls, Department of State (with respect to Arms, Munitions and Implements of War (22 CFR 121-128)); the Office of Export Administration, Department of Commerce (15 CFR 370.10 (j)); the Office of Foreign Assets Control, Department of Treasury (31 CFR Parts 500+) and the Department of Energy.

NOT GRANTED

No license under 35 U.S.C. 184 has been granted at this time, if the phrase "IF REQUIRED, FOREIGN FILING LICENSE GRANTED" DOES NOT appear on this form. Applicant may still petition for a license under 37 CFR 5.12, if a license is desired before the expiration of 6 months from the filing date of the application. If 6 months has lapsed from the filing date of this application and the licensee has not received any indication of a secrecy order under 35 U.S.C. 181, the licensee may foreign file the application pursuant to 37 CFR 5.15(b).

Page 1 of 2



United States Patent and Trademark Office

FILING OR 371(c) DATE FIRST NAMED APPLICANT APPLICATION NUMBER

ATTY, DOCKET NO./ITILE

10/698,398

11/03/2003

Graham Swift

103-007-CIP

28727 STAMATIOS MYLONAKIS 7009 CASHELL MANOR COURT DERWOOD, MD 20855-1201

CONFIRMATION NO. 2733 *OC000000012175693*

Date Mailed: 03/24/2004

RESPONSE TO REQUEST FOR CORRECTED FILING RECEIPT

Domestic Continuity and Foreign Priority

In response to your request for a corrected Filing Receipt, the Office is unable to comply with the request because:

The priority or continuity claim has not been entered because it was not filed during the required time period. Applicant may wish to consider filing a petition to accept an unintentionally delayed claim for priority. See 37 CFR 1.55 or 1.78.
Continuity claimed under 35 U.S.C. § 120 cannot be added to the Filing Receipt without the applicant supplying the relationship (continuation, divisional, or continuation-in-part) in an Application Data Sheet or amendment to the first page of the specification.
A claim for priority cannot be made based on an application filed after the application making the claim.
Domestic benefit and foreign priority claims will not be captured in a provisional application. A provisional application is not entitled to a right of priority or to the benefit of an earlier filing date of any other application. See 35 U.S.C. § 111(b)(7) and 37 CFR 1.53(c)(4).
A domestic continuity claim cannot be made to a foreign application and the filing receipt will only list the foreign country, application number, and filing date.
Foreign priority will appear on the Filing Receipt in the following order: Country, Application number, Filing date.
This application is the result of a conversion from a provisional application. Priority based on such application cannot be made since it no longer exists as a provisional application.
The application(s) to which priority is claimed were filed over a year prior to the filing date of this

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FROM:

application. Therefore, the referenced application(s) cannot be claimed as domestic or foreign priority.

⋈	To change the benefit claim of a U.S. prior-filed application, applicant must amend the first sentence of of the specification (if the benefit claim is referenced in the specification), or provide a supplemental application data sheet (ADS) (if the benefit claim was submitted in an ADS), with the desired benefit claim. Note that once a benefit claim is deleted, applicant will not be able to claim such prior-filed application again, if the above-identified application was filed on or after November 29, 2000.
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	To change a foreign priority claim, applicant must submit a supplemental oath or declaration (if the
	priority claim is referenced in the oath or declaration), or a supplemental application data sheet (ADS)
	(if the priority claim was submitted in an ADS), with the desired priority claim. If a supplemental ADS is
	submitted, any deletions should be shown with strikeouts. Note that once a priority claim is deleted,
	applicant will not be able to claim such foreign application again, if the above-identified application was
	/) was filed on or after November 29, 2000.

Customer Service Center

Initial Patent Examination Division (703) 308-1202

PART 1 - ATTORNEY/APPLICANT COPY

103-007-CIP

TITLE

Synthesis of Polysuccinimide and Copoly(succinimide-aspartate) in a Supercritical Fluid.

This application is a Continuation-In-Part of Applications Ser. No. 10/307,349 and 10/307,387, both filed December 2, 2002, which are a Continuation and Continuation-In-Part, respectively, of Application Ser. No. 09/776,897, filed February 6, 2001, now US Patent No. 6,495,658, issued December 17, 2002, all three of which are incorporated herein by reference in their entirety.

BACKGROUND OF THE INVENTION

Field of the Invention

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The present invention relates to a process for the preparation of polysuccinimide and copoly(succinimide-aspartate) dissolved or dispersed in a supercritical fluid (SCF), such as liquid CO₂ starting with an aminoacid such as L-aspartic acid.

20 Discussion of the Related Art

L-aspartic acid has been produced commercially since the 1980's via immobilized enzyme methods. The L-aspartic acid so produced mainly has been used as a component of the synthetic sweetener, N-aspartylphenylalanine methyl ester (ASPARTAME®).

In a typical production pathway, a solution of ammonium maleate is converted to fumarate via action of an immobilized enzyme, maleate isomerase, by continuous flow over an immobilized enzyme bed. Next, the solution of ammonium fumarate is treated with ammonia also by continuous flow of the solution over a bed of the immobilized enzyme, aspartase. A relatively concentrated solution of ammonium asparate is produced, which then is treated with an acid, for example nitric acid, to precipitate aspartic acid. After drying, the resultant product of the process is powdered or crystalline